PAUL J. FISHMAN United States Attorney LEAH A BYNON Assistant U.S. Attorney 970 Broad Street, Room 700 Newark, NJ 07102 Tel. 973-645-2736 Fax. 973-645-3210 email: leah.bynon@usdoj.gov LAB0321 (FLU:KS)

UNITED STATES OF AMERICA,

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

aintiff,	Criminal No. 97-334
	ORDER FOR
	REMISSION OF FINE
fendant.	<b>j</b>
the Court by PA	UL J. FISHMAN, United States
eah A Bynon, As	sistant U.S. Attorney, appearing), and
or Remission of F	Fine, and for good cause shown,
of November	2010,
e fine imposed on	December 17, 1997, in the amount of
	Vile L
	fendant.  The Court by PA  The and A Bynon, Assort Remission of Foremore,

PAUL J. FISHMAN
United States Attorney
LEAH A BYNON
Assistant U.S. Attorney
970 Broad Street, Room 700
Newark, NJ 07102
Tel. 973-645-2736
Fax. 973-645-3210
email: leah.bynon@usdoj.gov

LAB0321 (FLU:KS)

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AME	RICA,	HON
	Plaintiff,	Criminal No. 97-334
v.  DARRELL R. TYLER,		PETITION FOR REMISSION OF FINE
	Defendant.	

The United States hereby petitions this Court for remission of \$100.00 still due on the fine imposed upon defendant on December 17, 1997. This request is made in accordance with Title 18, United States Code, Section 3573 which provides in pertinent part:

Upon petition of the government showing that reasonable efforts to collect a fine or assessment are not likely to be effective, the court may, in the interest of justice--

(1) remit all or part of the unpaid portion of the fine or special assessment, including interest and penalties;

18 U.S.C. § 3573, as amended.

This request of the United States is based upon the following:

1. The fine has been imposed for a period of 13 years; to date payments in the amount of \$1000.00 have been made toward this fine.

2. The United States Attorney has determined that there is no reasonable likelihood that further efforts to collect this fine would produce any revenue to the United States. Any further efforts would, in fact, be contrary to the interests of the United States because such efforts would needlessly expend resources that could be better directed to areas with greater potential for recovery.

THEREFORE, the United States Attorney respectfully petitions this court for an order pursuant to 18 U.S.C. § 3573, as amended, remitting the fine, including interest and penalties.

Respectfully submitted,

PAUL J. FISHMAN
United States Attorney

By: LEAH A BYNON

Assistant U.S. Attorney